1	WILLIAM L. STERN (CA SBN 96105)			
2	WStern@mofo.com JANELLE J. SAHOURIA (CA SBN 253699) JSahouria@mofo.com			
3	MORRISON & FOERSTER LLP 425 Market Street San Francisco, California 94105-2482 Telephone: 415.268.7000			
4				
5	Facsimile: 415.268.7522			
6	Attorneys for Defendant BEN & JERRY'S HOMEMADE, INC.			
7				
8				
9	UNITED STATES DISTRICT COURT			
10	NORTHERN DISTRICT OF CALIFORNIA			
11	OAKLAND DIVISION			
12				
13	SKYE ASTIANA, on behalf of herself and all others similarly situated,	Case No. CV10-4387-PJH		
14	Plaintiff,	CLASS ACTION		
15		STIPULATION AND		
16	V.	[PROPOSED] ORDER TO CHANGE HEARING DATE FOR DEFENDANT'S MOTION TO		
17	BEN & JERRY'S HOMEMADE, INC.,	DEFENDANT'S MOTION TO DISMISS AMENDED		
18	Defendant.	COMPLAINT		
19				
20				
21	Plaintiff Skye Astiana, on behalf of herself and all others similarly situated, and Defendant			
22	Ben & Jerry's Homemade, Inc. ("Ben & Jerry's") through their undersigned counsel, hereby			
23	stipulate as follows:			
24	WHEREAS the hearing on Ben & Jerry's Motion to Dismiss Amended Complaint in the			
25	above action ("Astiana") is currently scheduled for February 16, 2011 (Astiana Dkt. 24);			
26	WHEREAS on January 19, 2011, the Court related Thurston et al. v. Conopco, Inc., Case			
27	No. 10-04937-PJH ("Thurston") to Astiana and tran	asferred Thurston to this Court (Astiana		
28	Dkt. 34);			
	STIPULATION TO CHANGE MOTION TO DISMISS HEARING DATE CASE NO. CV10-4387-JL sf-2945179	3		

1	WHEREAS the Court vacated the hearing date for the pending Motion to Dismiss
2	Amended Complaint in Thurston (Astiana Dkt. 34);
3	WHEREAS the defendant in <i>Thurston</i> has re-noticed the Motion to Dismiss Amended
4	Complaint for March 2, 2011, at 9:00 a.m. in this Court (Thurston Dkt. 31);
5	WHEREAS the parties agree that in the interest of judicial economy due to overlapping
6	legal issues, the motions to dismiss in Astiana and Thurston should be heard on the same date;
7	IT IS HEREBY STIPULATED, subject to the approval of the Court that the date for the
8	motion to dismiss hearing for Astiana be reset to March 2, 2011 at 9:00 a.m.
9	
10	IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	STIPULATION TO CHANGE MOTION TO DISMISS HEARING DATE CASE NO. CV10-4387-JL sf-2945179

1	Datadi January 25, 2011	WILLIAM L. STERN
2	Dated: January 25, 2011	JANELLE J. SAHOURIA MORRISON & FOERSTER LLP
3		
4		By: /s/ JANELLE J. SAHOURIA
5		JANELLE J. SAHOURIA
6		Attorneys for Defendant
7		
8	Dated: January 25, 2011	By: /s/ JOSEPH L. KRAVEC, JR.
9	Dated. January 23, 2011	JOSEPH L. KRAVEC, JR.
10		Janet Lindner Spielberg
11		LAW OFFICE OF JANET LINDNER SPIELBERG
12		12400 Wilshire Boulevard, Suite 400 Los Angeles, California 90025
13		
14		Michael D. Braun BRAUN LAW GROUP, P.C.
15		10680 West Pico Boulevard, Suite 280 Los Angeles, CA 90064
16		
17		Joseph N. Kravec, Jr. Ellen M. Doyle
18		STEMBER FEINSTEIN DOYLE PAYNE, LLC
19		Allegheny Building, 17th Floor
20		429 Forbes Avenue Pittsburgh, PA 15219
21		Attorneys for Plaintiff
22		
23		
24		
25		
26		
27		
28		
	STIPULATION TO CHANGE MOTION TO DISMIS CASE NO. CV10-4387-PJH	S HEARING DATE
	sf-2945179	

ECF ATTESTATION I, Janelle J. Sahouria, am the ECF User whose ID and password are being used to file the		
		following: STIPULATION AND [PROPOSED] ORDER TO CHANGE HEARING DATE FOR DEFENDANT'S MOTION TO DISMISS AMENDED COMPLAINT. In compliance
with General Order 45, X.B., I hereby attest that Joseph N. Kravec, Jr. has concurred in this		
filing.		
Dated: January 25, 2011	WILLIAM L. STERN JANELLE J. SAHOURIA MORRISON & FOERSTER llp	
	By: /s/ JANELLE J. SAHOURIA JANELLE J. SAHOURIA	
[PROPOSED] ORDER		
PURSUANT TO STIP	ULATION, IT IS SO ORDERED.	
DATED: <u>January 26, 2011</u>		
	PHYLLS J. HAMIL TO A United St IT IS SO ORDERED dge	
	Z Judge Phyllis J. Hamilton	
	LERN DISTRICT OF CS	